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**UNITED STATES DISTRICT COURT
STATE OF NEVADA**

JOYCE ZAIC,

Plaintiff.

Case No: 2:10-cv-01814-PMP-LRL

vs.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a political subdivision of the STATE OF NEVADA; DANIELLE PIEPER, individually; B. EAGER, P#6189, individually and in his official capacity as a police officer; T. FREDERICK, P#9793, individually and in his official capacity as a police officer; SUNRISE MOUNTAIN VIEW HOSPITAL, INC.; NEAL, a security guard for MOUNTAIN VIEW HOSPITAL; CHRISTOPHER SIMMS, security guard for MOUNTAIN VIEW HOSPITAL; JOHN DOES I through X and ROE INSTITUTIONS I through X, inclusive,

Defendants.

JOINT STATUS REPORT

Pursuant to the United States District Court's October 19, 2010 Order Concerning Removal, Plaintiff Joyce Zaic, by and through her attorney of record, Cal J. Potter; Defendants Las Vegas Metropolitan Police Department, B. Eager, and T. Frederick, by and through their attorneys of record, the law firm of Marquis & Aurbach; Defendants Sunrise Mountain View Hospital d/b/a Mountain View Hospital, Neal Millot and Christopher Simms, by and through the law firm of Hall Prangle & Schoonveld, LLC; and Defendant Danielle Pieper, by and through the law firm of Lauria Tokunaga Gates and Linn, LLP, hereby submit their joint status report.

1 **I. PENDING MOTIONS AND/OR OTHER MATTERS WHICH REQUIRE THE**
 2 **ATTENTION OF THIS COURT:**

3 None. Following Removal Defendants Sunrise Mountain View Hospital, Inc. d/b/a
 4 Mountain View Hospital, Neil Millot and Christopher Simms filed a Motion to Dismiss and for
 5 Partial Summary Judgment in the District Court, Clark County, Nevada. However, the Motion
 6 was filed after removal and needs to be re-filed in Federal Court.

7 **II. STATEMENT BY COUNSEL OF ACTION REQUIRED TO BE TAKEN BY THIS**
 8 **COURT AT THIS TIME:**

9 No action needs to be taken by this Court at this time.

10 **III. COPIES OF ANY PENDING MOTIONS, RESPONSES AND REPLIES AND OR**
 11 **OTHER MATTERS REQUIRING THE COURT'S ATTENTION NOT**
 12 **PREVIOUSLY ATTACHED THE NOTICE OF REMOVAL:**

13 No pending motions, responses or replies were filed in State Court prior to removal.
 14 The only document that was filed in the State Court was Plaintiff's Second Amended Complaint,
 15 which was attached to the Notice of Removal filed in Federal Court.

16 **MARQUIS & AURBACH**

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 30 Nevada Bar No. 8619
 31 Kerry Doyle, Esq.
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 35 *Attorneys for Sunrise Mountain View*
 36 *Hospital dba Mountain View Hospital,*
 37 *Neal Millot and Christopher Simms*

17 **POTTER LAW OFFICES**

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 22 Nevada Bar No. 9255
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 24 Las Vegas, Nevada 89102
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26 **LAURA TOKUNAGA GATES & LINN,**
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 34 Sacramento, CA 95833
 35 *Attorney for Defendant Danielle Pieper*

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16 Dated this _____ day of November, 2010.

17 MARQUIS & AURBACH

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